wherein it is prohibited by the law of England without case of C&W H infirmitie to be allowed by the Judge and the offender Shall forfeit to the Lord Proprietary five pound of Tobacco or one Shilling Sterling for every such offence Shooting of three peices in the whole within half a quarter of an hour one of another (either by a Single person or in answer to another) without cause of alarum or not answereing an alarum by three peices. And the offender in either of these shall forfeit to the Lord Proprietarie ten pound of Tobacco for every peice so unlawfully shot off and twenty pound of Tobacco for not answereing an alarm fishing at the Creek in St Georges hundred commonly called the Herring Creek with a Sceyne or other unlawfull nett and the offender Shall forfeit his nett or Sceyne to the partie complaining thereof. Provided that if any offender be questioned for any of these offences in the Admiraltie Court or County Court or before a Justice of peace that then such offender shall not otherwise be questioned or punished for the same then in Such Court which first questions the offender This Act to Continue till the end of the next genall Assembly.

An Act For the appointm! of Certaine Officers

Be it Enacted By the Lord Proprietary of this Province of and with the advice and approbation of the freemen of the same that the Lord of every Mannour within this Province (after any mannour Shall be erected) Shall yearly at the first Court Baron held after Michalemas in any year nominate and appoint some Inhabitant of the Mannour (not being of the Councill to be tithman of that Mannour who Shall execute all precepts and Warrants to him directed and Shall in all things have the like power within the said Mannour as a tithman hath or ought to have in any Mannour in England by the law or custom of England and if the person so nominated and appointed refuse to Serve in the said Office by himself or his Deputie he shall forfeit two hundred weight of Tobacco to the Lord of the Mannour and the Commander of every hundred or otherwise (if there be no Commander) the Leiutenant Generall of the Province for the time being Shall yearly at the first hundred Court in every hundred held after Michalemas in any year nominate and appoint some inhabitant of the hundred (not being of the Councill) to be high Constable of that hundred who shall execute all precepts and Warrants to him directed and Shall in all things have the like power and authority within the said hundred as a high Constable of any hundred in England hath or ought to have within his hundred

p. 21